

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

1	BIOGENEX LABORATORIES,)	No. CV 09-04210 EMC
2)	
3	Plaintiff,)	JOINT STIPULATED DISMISSAL OF
4)	CLAIMS AND COUNTERCLAIMS
5	vs.)	WITH PREJUDICE ; ORDER
6	SENTARA HEALTHCARE,)	Complaint Filed: September 11, 2009
7	Defendant.)	

COMES NOW Plaintiff Biogenex Laboratories and Defendant Sentara Healthcare (“Parties”) who, pursuant to Rule 41(a)(1)(A)(ii) of the Federal Rules of Civil Procedure, jointly stipulate to dismiss with prejudice all Parties’ claims and counterclaims. The Parties further stipulate that each party is to bear its own costs and fees.

SO STIPULATED:

For BIOGENEX LABORATORIES:

Dated: June 21, 2011

AKAY SULL LLP

By: /s/
DOUGLAS N. AKAY
Attorneys for Plaintiff,
BioGenex Laboratories

For SENTARA HEALTHCARE:

Dated: June 21, 2011

HUFF, POOLE & MAHONEY, P.C.

By: /s/
GLEN A. HUFF
DORINDA P. BURTON
Attorneys for Defendant,
Sentara Healthcare

Dated: June 21, 2011

WILSON, ELSER, MOSKOWITZ
EDELMAN & DICKER LLP

IT IS SO ORDERED:

By: /s/
ROBERT C. GEBHARDT
SHEENA JAIN
Attorneys for Defendant,
Sentara Healthcare

Edward M. Chen
U.S. District Judge

